CONTINUE ON REVERSE



ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY (VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

GENERAL IRON INDUSTRIES INC

1909 N CLIFTON AVE

CHICAGO

IL 60614

INSTALLATION ADDRESS

1909 N CLIFTON AVE

CHICAGO

IL 60614

EPA Form 8700-128 (4-80)

09/28/81

5AHM1

NOV 10 Wei

Mr. William Moss Vice-President General Iron Industries, Inc. 1909 North Clifton Avenue Chicago, Illinois 60614

Re: ILD000814798 (2439 N. Leavitt, Chicago, Illinois)
ILD025136094 (1909 N. Clifton, Chicago, Illinois)
ILT180013377 (4600 W. Division, Chicago, Illiois)

Dear Mr. Moss:

This is to advise you that the U.S. Environmental Protection Agency has determined the 3 facilities listed above are not be required to have hazardous waste permits at this time. We will not process your Part A permit applications any further. This decision was based on information provided in your letter of September 1, 1981, to this agency, and on our telephone conversation of November 10, 1981, in which you confirmed that your facilities are small quantity generators of hazardous waste and that your applications for hazardous waste permits were protective filings. Therefore, if you comply with the requirements of 40 CFR 261.5, you will be exempt from the other hazardous waste regulations in Parts 262 through 265, and Parts 122 through 124.

Should your status change, you would be subject to Part 262 regulations which apply to generators, and possibly Part 122 and 265 regulations which apply to hazardous storage facilities. I am enclosing a copy of these regulations.

If you need assistance in interpreting these regulations, please write or call me at (312) 886-6149.

Sincerely

Robert L. Stone State Implementation Officer Waste Management Branch

Enclosures (1) May 19, 1980 Federal Register

bcc: RAIS

1LD025136094



General Iron Industries, Inc.

1909 NORTH CLIFTON AVENUE CHICAGO, ILLINOIS 60614 TELEPHONE: AC 312-327-9600

Sm gty Code 2 addled MGP

PA already de-reg September 1, 1981 15D deletero

ong in 12 D000 8 14 798

Mr. Arnold Leder Enforcement Division U.S. Environmental Protection Agency, Region V 230 So. Dearborn Chicago, Illinois 60604

Subject: Contingency Plans

Dear Mr. Leder:

This is in reference to the City of Chicago, Department of Public Safety, letter of July 31, 1981, advising of the requirement under RCRA section 3004 of contingency plans where operation involve treating, storing, or disposal of Hazardous wastes. The plants listed in the reference letter for our company are:

- (1) 2439 North Leavitt Street LD 600814 798 GTSD PA
- (2) 1909 North Clifton Avenue ILDo25136 094 GTSDPA
- (3) 4600 West Division Street ILT 1800/3377 9 TSDPA

We present data - see ATTACHMENT I, p 1 to 3 - pertaining to each plant which had been developed for purposes of preparing US EPA Form 8700-12 (6-80) - Notification of Hazardous Waste Activity, and US EPA Form 3510-3 (6-80) - Hazardous Waste Permit Application.

For 2439 No. Leavitt we qualify as a "small quantity generator"refer ATTACHMENT I, parts (1)-A and (1)-B, page I - and as such believe we not required to file a contingency plan for this plant.

For the 1909 No. Clifton and 4600 W. Division Street plants we believe, also, that we are not required to file contingency plans on the basis of the reason given under "NOTE TO US EPA" on p-3 of ATTACHMENT I.

As discussed with you by our consultant, A.P. Ferrucci, on August 17, this letter claiming exemption from filing contingency plans is directed to you as you suggested with a copy to be sent to the City of Chicago, Department of Public Safety.

> Very truly yours, GENERAL IRON INDUSTRIES, INC.

SEP 2 3 1981

Vice - President

9-22-81. The above facilities are small quantity generators.

ATTACHMENT I, pages 1 to 3

C.C. City of Chicago Department of Public Safety 123 W. Madison Street Chicago, Illinois 60602

Attention: Mr. Mark Iris with ATTACHMENT I, pages 1 to 3

b.c. A.P. Ferrucci Jr, Environmental Consultant 3550 No. Lake Shore Drive, Apt 1901 Chicago, Illinois 60657

with ATTACHMENT I, pages 1 to 3

September 1, 1981

p-1

-A 2439 No. Leavitt St. - US EPA 8700-12 (6-80) Hazardous Wates No - U-013 Reported:

ID NO-ILD990820292

ID NO-ILD990820292 2439 No. Leavitt St. US EPA 3510-3 (6-80) Re: Rule 261.5(a) - Generate -34.1 kgm/mon - i.e. less than 1000 kgm/mon-therefore exempt. -102.3kgm/90 days - i.e. less than 1000 kgm/90 days - therefore exmpt. Re: Rule 261.5(b) - Store

> Not reported: Lead Sweating Furnaces collected baghouse dust Form 8700-12 (6-80) Notification of Hazardous Waste Activity and Form 3510-3 (6-80) Hazardous Waste Permit Application were not modified subsequent to original filing to include this dust waste material because the quantities involved qualify for exemption - see data following.

Baghouse dust contains:

(a) Cadmium - Haz. Waste No D-006 - 0.33% wt " D-008 - 2.84% wt (b) Lead

Cadmium

Re: Rule 261.5 (a) - Generate - 0.295 kgms/mon, i.e. less than 1000kgm/mon - therefore exempt. 1000kgm/90days-therefore exempt. Re: Rule 261.5 (b) - Store - 0.887 kgms/90 days,"

Lead

Re: Rule 261.5 (a) - Generate - 2.55 kgms/ mon-,i.e. less than 1000kgm/mon - therefore exempt Re: Rule 261.5 (b) - Store - 7.66 kgms/90days, i.e. less than 1000kgm/90days-therefore exempt (2) -A 1909 No. Clifton Ave - US EPA 8700-12 (6-80)
Reported: Hazardous Waste No U-013

- ID NO-ILD025136094
- -B 1909 No. Clifton Ave US EPA 3510-3 (6-80) ID NO-ILD025136094 Reported: Hazardous Waste No U-013 -210 tons/yr store only

Material Received: Automobile engine gaskets - 250 tons/mon (aver)
Estimate 10% wt liner (asbestos compound) in gaskets.

70% wt asbestos in liner compound

Asbestos liner compound = 250 tons/mon x 10% = 25 tons/mon Asbestos = 25 tons/mon x 70% = 17.5 tons/mon=210 tons/yr. (Calculated on 100% basis)

Reference Rules 261.5 (a) and 261.5 (b) refer 3-B below, the same material - automobile engine gaskets - in the same quantity is received and stored only as at the 4600 W. Division St. plant.

(3) -A 4600 W. Division St. - US EPA 8700-12)6-80)

Reported: Hazardous Waste No U-013 - 210 tons/yr - store only

Material received: Automobile engine gaskets - 250 tons/mon (aver.)

Estimated 10% wt liner (asbestos compound) in gaskets

70% wt asbestos in liner compound

Asbestos liner compound = 250 tons/mon x 10% = 25 tons/mon Asbestos = 25 tons/mon x 70% = 17.5 tons/mon = 210 tons/yr (Calculated on 100% basis)

ATTACHMENT I (Cont'd)

B(Cont'd)	
Re: Rule 261.5 (a) - Generate - None - Store auto, engins gaskets as received only.	
Re: Rule 261.5 (b) - Store - 17.5 tons/mon (calculated as 100% asbestos	
based on estimated composition as shown	
under 3-B and 2-B above)	
= 52.5 tons/90 days	
= 105000 lbs/90 days	
= 47727 kgm/ 90 days	
Note to US EPA: As indicated above under 2-B and 3-B, automobile gngine gaskets are approximately	
90 % wt metal in composition with the remainder 10% a liner compound with an	· ——
estimated 70% asbestos content. Accordingly we are dealing with a scrap metal	
material primarily and the asbestos is associated with the metal scrap as a	
component of the liner compound. As noted above the scrap metal gaskets are stored	
only as received, i.e. no separation of metal and non-metal components is done.	
In view of the above, we believe that assignment of US EPA Hazardous Waste No	
U-013 as we indicated in US EPA Forms $8700-12$ (6-80) and $3510-3$ (6-80) is not	
strictly in accordence with the intent or definition of Hazardous Waste "U-013-Asbe	<u>_0'5</u>
Accordingly, we believe that contingency plans for automobile engine gaskets	»
stored as received at our 1909 No. Clifton Ave and 4600 W.Division St. plants	
are not required.	



1701 S. First Street Maywood, IL. 60153

#913

312/345-9780

October 7, 1982

General Iron Industries, Inc. 1909 N. Clifton Avenue Chicago, Illinois 60614

Gentlemen:

An inspection of the above facility was conducted by a representative of the Illinois Environmental Protection Agency (IEPA) on June 4, 1982. The purpose of the inspection was to determine your facility's compliance with the Environmental Protection Act, Ill. Rev. Stat. 1982, Ch. 111 1/2, pars. 1001 et seq., as amended, and regulations adopted by the Illinois Pollution Control Board. Based on the information obtained during the inspection we have determined that the above facility apparently is presently not regulated under 35 111. Adm. Code 720 through 725.

Your cooperation and efforts in this matter are appreciated. Should you have any questions, please contact Lynn Crivello at the above number.

Sincerely,

Variable D. Brakele No.

Kenneth P. Bechely, Northern Region Manager Field Operations Section Division of Land Pollution Control

KPB: LAC: prb

cc: Division File Northern Region

U.S. E.P.A. - Region V

LD 000814798 EPA IDENTIFICATION NUMBER

76002513609x

RCRA INSPECTION REPORT - INTERIM STATUS STANDARDS Form B Generator Inspection* (40 CFR Part 262)

#913

I. General Information:*

(A)	Installation Name:	on Industries	Inc.		
(B)	Street: 1909 N. Clifton Ave.			**************************************	
(C)	City: Chicago	(D) State:	Illinois	(E)	Zip Code: 60614
(F)	Phone: 312/ 327-9600	(G) County:	Cook	*	
(H)	Date of Inspection: 6-4-82	Time of	Inspection	(From)1 <u>0:</u> 0	0am (To) 11:00am
(I)	Weather Conditions: Clear 70				
(J)	Person(s) interviewed	Title		T	elephone
	William Moss	Vice Pr	esident	3	12/327-9600
	Mr. Ruben	site Mar	ager		
(K)	Inspection Participants	Agency/Ti	tle	Т	elephone
(L)	Preparer Information	- M. Laud	and the first state of the first		
	Name	Agency/Title		Telepho	one
	L. A. Crivello	IEPA/EPS	······································	312/34	¥5-9780

^{*}Do <u>not</u> use this form if Generator is also a treatment, storage, and/or disposal facility. Complete form "A" if the Generator is also a TSD facility.

II. BRIEFLY DESCRIBE SITE ACTIVITY

	baghouse dust. According to Mr. Repounds of dust per year. In the lathree drums of waste dust. This fehas already been cleared from the The USEPA to General Iron Industrichazardous waste regulations due to Ruben told me that they have no plant.	uben th ast thr acility USEPA r es info the sm	ey ge ee ye is a ecord rms t	nerate ars th small s. A hem th uantit	ey have accumulated appro- quantity generator which letter from Robert Stone at they are exempt from t y generator exemption. M	xim of
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of	s the operator have copies the manifest available for iew?	Yes	No	NI*	Remarks	
con (If rec tha	the manifest forms reviewed tain the following information? possible, make copies of, or ord information from, manifests t do not contain the critical ments)					
1.	Manifest document number?					
2.	Name, mailing address, telephone number, and EPA ID number of generator?					
3.		•				
J.	Name and EPA ID Number of transporter(s)?					

ТО:	THEY LOUIS SELLE	DATE:
FROM:	. A. Crivella	_ Information only
SUBJECT:_	Cook Co. General	Response requested
	TLD QUOS 14798	

	"This facility manufactures from from serve metals. The wants go	
	pounds per teakbrycer. In the last three years they have accommodely three drums of waste dust. This factlity is a small of which has already been cleared from the SERA vacords. A letter	
	of the USEPA to General Iron Industries informs them that they the hazardous wante regulations due to the small quantity gene	
	Mr. Ruben told me that they have no plans to dispose of the man	erial on aice.
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

MAN 2 9 1990

REPLY TO THE ATTENTION OF 5HR-JCK-13

Mr. William A. Olson, PhD Consultant Center for Regulatory Services 2347 Paddock Lane Reston, Virginia 22091

Re: Freedom of Information Act Request

RIN: 8190-89H

Dear Mr. Olson:

This is the Resource Conservation and Recovery Act (RCRA) response to your Freedom of Information Act request received January 16, 1990, in which you requested the following information: enforcement and compliance information on the facilities listed on Attachment Number 1.

Enclosed are the documents pertinent to your request. These are the compliance file materials for the General Iron Industries facility. This is the only facility for which we have information.

Our Air and Environmental Science Divisions will respond separately to the other portion of your request. A combined Bill For Collection will be sent to you with the final response.

Since the States within Region V are authorized to perform portions of the hazardous waste program in lieu of the Federal program, please contact the appropriate official listed on the attached sheet for additional information.

Please contact Ms. Adrienne D. Hardy, of my staff, at (312)886-1657, if you have any questions or are in need of further assistance.

Sincerely,

Judy Kertcher, Chief

RCRA Program Management Branch

Enclosures

List of Facilities - RIN 8190-89H

Pielet Bros. Scrap Iron & Metals 7995 59th Avenue, Summit, IL 60501

or

Rte. 66 and IHB Railroad McCook, IL 60525

IBS Inc.

2333 Waukegan Road Bannockburn, Illinois

or

Erman Howell Division Luria Steel & Trading Company

Cozzi Iron & Metal Inc. 2500 S. Paulina Chicago, IL 60608

General Iron Industries/ Price Watson 1909 N. Clifton Avenue Chicago, IL 60608 Fritz Enterprises 1201 W. 138th Street Riverdale, IL 60627

Prolerized Chicago Corp. 3151 S. California Chicago, IL 60608

Scrap Corp. of America 12800 S. Stony Island Chicago, IL 60633

Il Scrap Processing 9331 S. Ewing Chicago, IL 60617

LIST OF RELEASED DOCUMENTS - RIN 8190-89H

1. Inspection Review form dated November 12, 1982 with Small Quantity Generator State letter of October 7,1982 and inspection report of June 4, 1982 inspection with report attached.

2 pages

2. Memo From: L.A. Crivello, To: Land Division File Re: Cook Co. General (informational memo)

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III. PROCESSES (continued)

SPACE FOR ADDITIONAL PROCESS CODES O INCLUDE DESIGN CAPACITY.

OR DESCRIBING OTHER PROCESSES (code "TO.

FOR EACH PROCESS ENTERED HERE

NONE

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four—digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four—digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non—listed waste(s) that will be handled which possess that characteristic or contaminant.
- C, UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

E	IGLISH	UNIT OF ME	ASURE	C	ODE	METRIC UNIT	OF MEASURE	CODE
PC	DUNDS.				. Р	KILOGRAMS .		
T	ons.				. 🕇	METRIC TONS		м

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

- 1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B,C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
- In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter
 "included with above" and make no other entries on that line.
- 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non—listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

		Α.					UNIT			:								D. PROCESSES
NO.	W		ΤE	NO de)	B. ESTIMATED ANNUAL QUANTITY OF WASTE	i s	MEA URE enter ode)	1			1.	PR		SS C ter)	ODE	s		2. PROCESS DESCRIPTION (if a code is not entered in $D(1)$)
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X-2	D	0	0	2	400		P	1	, (9 3) {	3 0		1	1	i	
X-3	D	0	0	1	100.		P	7	, () 3) {	3 0		1		1	
X-4	D	0	0	2					1			1	1		1		ı	included with above

26

Continued from the front,							
IV. DESCRIPTION OF HAZARDOUS WASTES							
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EPA I.D. NO. (enter from page 1)							
FILD025136094 6							
V. FACILITY DRAWING							
All existing facilities must include in the space provide	d on page 5 a	scale drawing of the	facility (see instruct)	ions for more o	letail).	- 4	
VI. PHOTOGRAPHS							
All existing facilities must include photographs	(aerial or gr	<i>round—level)</i> that c	learly delineate al	existing stru	ictures; ex	sting storage,	
treatment and disposal areas; and sites of future	estorage, tre	eatment or disposal	areas <i>(see instruc</i>	tions for mo	re detail).	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
VII. FACILITY GEOGRAPHIC LOCATION	4.1		ONGIT	UDE (degrees,	minutae & 6	econds)	
LATITUDE (degrees, minutes, & sec		EFER TOPOG.	3/	obe (degrees,	3 7	_ \ \	
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VIII. FACILITY OWNER		,					100
A. If the facility owner is also the facility operator	or as listed in	Section VIII on Form	1, "General Inform	ation", place a	ın "X" in th	e box to the left	and
skip to Section IX below.							
B. If the facility owner is not the facility operato	r as listed in	Section VIII on Form	1, complete the fo	llowing items:			
1 NAME OF F	ACILITY'S I	LEGAL OWNER		4487 2010 -	2. PHON	IE NO. (area cod	e & no.)
A CONTRACTOR AND					† † † † † †		
G E 15 15	····-			55	56 - 58	59 - 61 62	- 65
3. STREET OR P.O. BOX			TY OR TOWN	5	. ST.	6. ZIP CODE	
F		G					
15 16		15 . 16	-	40 4	1 42	47 - 51	
IX. OWNER CERTIFICATION	(1	and and am formilia	with the inform	ation submits	ad in this s	and all attached	<u> </u>
I certify under penalty of law that I have person documents, and that based on my inquiry of the	ıany examı ose individu	ieu ano am raminai ials immediately res	sponsible for obta	ining the info	ormation, l	believe that th	ie
submitted information is true, accurate, and cor	mplete. I an	n aware that there a	re significant pen	alties for sub	mitting fal	se information	
including the possibility of fine and imprisonme	ent.						
A. NAME (print or type)	B. SIG	SNATURE			C. DATE SI	GNED	÷
MR NATHAN ROSENMUTTER, PRESI	DENT						
X, OPERATOR CERTIFICATION			ish sha inform		od in thin	and all attached	1
I certify under penalty of law that I have person documents, and that based on my inquiry of the	nally examıı ose individu	ned and am familia: Ials immediately re:	r with the informa sponsible for obta	ation submit aining the inf	eu III UIIS a ormation, I	believe that th	i ne
submitted information is true, accurate, and cor	mplete. I an	n aware that there a	are significant pen	alties for sub	mitting fai	se information	,
including the possibility of fine and imprisonme	ent.	<u> </u>	·				
A. NAME (print or type)	B. SI	GNATURE			C. DATE SI	GNED	
MR NATHAN ROSENMUTTER, PRESIDE	TH				-		
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revis	ed :	app	olica	n the appro tion. If th ber in Item	is is your f	c in A or irst appli	B below (ma cation and y	ou alre	box eady	kno	<i>y)</i> to w you	indic ir fac	cate v	whether's EPA	I.D.	is is the first . Number, or	applicat if this is	ion you a	are subn d applic	nitting ation,	for your enter you	facility ır facili	or a ty's
Α.						See instr	below and puctions for a e item belou	lefiniti						у.	4	**** = *******************************	2.P	IEW FA	EILITY		olete item		
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III. FACILITY NAME					ation carefully; if a through it and ent	er the co	rrect	deta	in the
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VI. FACILITY LOCATION	///		///		items if no label h the instructions f	or detaile	ed it	em -	descrip-
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II. POLLUTANT CHARACTERISTICS									
INSTRUCTIONS: Complete A through J to determine	whether	you	ı need to	submit any permit applicatio	n forms to the EPA. If	you answi	er "y	es" to	any :
questions, you must submit this form and the supplement if the supplemental form is attached. If you answer "no"	ntal for	m lis	ted in the	e parenthesis following the qui	estion. Mark "X" in the	e box in th	ie thi	ra co	lumn 🥚
is excluded from permit requirements; see Section C of the	e instru	ction	ns. See als	o, Section D of the instruction	s for definitions of bol	d-faced t	erms.		
SPECIFIC QUESTIONS	*E5	AR)	K'X' FORM ATTACHED	SPECIFIC .	QUESTIONS	-	YES	HO,	Y X' FORM .
A. is this facility a publicly owned treatment works		,		B. Does or will this facility include a concentrated				X	
which results in a discharge to waters of the U.S.? (FORM 2A)		X		aquatic animal producti discharge to waters of the	on facility which resu				
C. Is this a facility which currently results in discharges		17	18≜ %	D. Is this a proposed facilit	y lother than those de		15	20 X	21
to waters of the U.S. other than those described in A or B above? (FORM 2C)	S	χ	24	in A or B above) which waters of the U.S.? (FOF		arge to	29	26	27
E. Does or will this facility treat, store, or dispose of	X		×	F. Do you or will you inje municipal effluent below				x	
hazardous wastes? (FORM 3)				taining, within one que underground sources of a			313	32	33
G. Do you or will you inject at this facility any produced		20	30	H. Do you or will you injec	1.00	Topics and the	31	32	- 44
water or other fluids which are brought to the surface in connection with conventional oil or natural gas pro-	1	K		cial processes such as n process, solution mining				Χ.	
duction, inject fluids used for enhanced recovery of oil or natural gas, or inject fluids for storage of liquid	Ų.			tion of fossil fuel, or re (FORM 4)	covery of geothermal	energy?			
hydrocarbons? (FORM 4) 1. Is this facility a proposed stationary source which is	3	35	36	J. Is this facility a propos			37	38	39
one of the 28 industrial categories listed in the in- structions and which will potentially emit 100 tons		X		NOT one of the 28 ind instructions and which	will potentially emit 2	50 tons		X	
per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an				per year of any air pollu Air Act and may affect	cant regulated under th or be located in an att a	e Glean inment			
attainment area? (FORM 5)	80	30 1 5 1		area? (FORM 5)			41	44	45
SKIPGENERAL IRON IN	ט מ'ו	้ร	TRI	ES INC		1 7 7			1
IV. FACILITY CONTACT				Angeles (Control of the Control of t			69 88	i Misos	
A. NAME & TITLE (last, f	irst, & 1	itle)			I, PHONE (area code &	no.)_			
SWILLIAM MOSS VICE	T T P	الا	E'S'I	DENT	2 3 2 7 9	600			
111 16				43 46 -	49 AP - B1 52	- 55			
V. FACILITY MAILING ADDRESS A. STREET OR P.O.	. BOX	100.00							- 33 50 7
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B. CITY OR TOWN		1 1	1 1	C.STATE D. ZIP CO	<u>اً ح</u>				5 57
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VI. FACILITY LOCATION									
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B. COUNTY NAME					er. Er, er er gegen er swa			,	St. A
COOK							5880		. 1 97 ° -
# C. CITY OR TOWN				D.STATE E. ZIP CO	DE F. COUNTY CO	DDE			= 5 -
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EPA Form 3510-1 (6-80)				MUA 18.	1980	CONTIN	VUE (JN R	EVERS

CONTINUED FROM THE FRONT		
VII. SIC CODES (4-digit, in order of priority)		
A. FIRST	VING E (specify)	B. SECOND
73999 (Specify) SCRAP METALS - RECEI		NOT APPLICABLE
C. THIRD		D. FOURTH
7 (specify) NOT APPLICABLE	c (specify)	NOT APPLICABLE
VIII. OPERATOR INFORMATION	15 16 - / 19	
A.	NAME .	B. Is the name listed in
CENERAL TRON INDUST	PIPS TNC	Item VIII-A also the owner?
BGENERAL IRON INDUST	RIES INC	YES NO
C. STATUS OF OPERATOR (Enter the appropriate letter in	to the answer hav if "Other" specify 1	D. PHONE (area code & no.)
F = FEDERAL M = PUBLIC (other than federal or state)	(specify)	
S = STATE O = OTHER (specify) P = PRIVATE	P ***	A B 2 3 2 7 9 6 0 0
E. STREET OR P.O. BOX		
1909 N CLIFTON AVE		
F, CITY OR TOWN	G.STATE H. ZIP	CODE IX, INDIAN LAND
		Is the facility located on Indian lands?
B		⊥ PES X NO
X, EXISTING ENVIRONMENTAL PERMITS	40 061 42 47 -	
	Air Emissions from Proposed Sources)	
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B. UIC (Underground Injection of Fluids)	E. OTHER (specify)	
	HOHE	(specify) PLOTE TO US EPA: X-A,B,C,D,E,F ARE
15 16 17 18 - 30 15 16 17 18 C. ACRA (Hazardous Wastes)	E. OTHER (specify)	1 X - M10, C, O, C, F AND
9 R N O N E 9	. N O N E	(specify) NOT APPLICABLE
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XI. MAP		
Attach to this application a topographic map of the area of the outline of the facility, the location of each of its exists.	sting and proposed intake and disc	harge structures, each of its hazardous waste
treatment, storage, or disposal facilities, and each well w	here it injects fluids underground.	Include all springs, rivers and other surface
water bodies in the map area. See instructions for precise r XII. NATURE OF BUSINESS (provide a brief description)	edurements: 4200 CHAPHIC	MAP ATTACHED. ALSO,
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. 2 F	E FACILITY DRWG	, P50F5, FORM 3.
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XIII. CERTIFICATION (see instructions)		
I certify under penalty of law that I have personally exam	nined and am familiar with the info	rmation submitted in this application and all
attachments and that, based on my inquiry of those per application, I believe that the information is true, accura	ersons immediately responsible for	obtaining the information contained in the
false information, including the possibility of fine and imp	orisonment.	there are significant penalties for submitting
A. NAME & OFFICIAL TITLE (type or print)	B. SIGNATURE	C. DATE SIGNED
MR NATHAN ROSENMUTTER , PRESIDENT		
COMMENTS FOR OFFICIAL USE ONLY		
<u>C</u>		with the second
15 16 EPA Form 3510-1 (6-80) REVERSE	_	55]



31 WE SEF]	[102513/094 inst Henry l Iron Industries
* ************************************	PHASE DIVE INC. PIRETER DA WILLIAM
Refer to Fermilion	Interim Requistory Requirements 100, Proprintials: Proprint
<u>.</u>	T/S/D'Facility? (If No, return to respondent.)
3	The second secon
Ž _e	Form 3 received? Waste Code INC 16
3 6 3	Postmerked on or before November 19, 1980?
3	Date of operation entered?
3	Date of operation on or before November 19, 1980?
Hoint. Tecpté	Notifier? SI
n	Notified on or before August 18, 1980?
2	Form 1, XIII B signed?
3	Form 3, IX Bisigned?
(LT EIT ten Acknow) edger	items above are initialed in the Yes column, generate Interim Status ment and Andicate the trigger date here:
	PHASE THO
	Unsure if regulated or non-regulated?
3 .	New facility?
1 & 3	Core items missing? If Yes, indicate which items:
e e e e e e e e e e e e e e e e e e e	Facility name; location; mail address; operator info;
847 S	certification; process info; waste info; owner; sigs
	PHASE THREE
] £ 3	Non-core items missing? If Yes, indicate which items:
2	Maps_; photos_; orawings_; lat/long
	Other observations and comments:
	Received Date Stamp
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on meverse side.

Part A Review - Qualification for Interim Status

astration

I.	General Information	
	Facility Name General Ivon Industries	
	ID# 1LD025 136 094	
	Reviewer Rosen windel	
	Review Completion due date JAN 29	
	Date of submission of notification	
	deadline date	
	Date of submission of Part A	
	deadline date	
	Was the facility in exsistence before November 19, 1980	
	Core Items missing	9
	Non Core Item Missing	
II.	Facility Description	
	A. Type of Facility:	en
	on-site	
	off-site	
	B. Classification	
	Late Notification only	а
	Late Part A only	
	Late Part A and Late Notification	9 x
	Non-Notifier	
	Non-Notifier and Late Part A	
	C. Action	
	Qualifies for Interim Status	
	Refer to Enforcement	
	Non-regulated, explain any waste is	0013
10. A	delisted.	20 C 2 S S S S S S S S S S S S S S S S S S

	·	_ b.	expected to be able to store for less than 90 days but had problems disposing of wastes, and needed to store longer than 90 days
		_ c.	underwent a change in ownership
		_ d.	lost in the mail
_		_ e•	contemplating closure of facility
	<u></u>	_ f.	had trouble filling out the form, or gathering the required information.
_		_ g.	change in regulations
		_ h.	other
		·	
_		_ i.	Comments
В.	1.		there been an inspection of the facility by either State or eral inspectors?
	٠		e Agency
	2.	Ifs	no answer below).
_		_ a.	the violations were administrative in nature
		b.	the violations were environmental in nature

	d. other, exp	lain:		····					
5.	Did the facili	ty gain ur	nfair advantag	e over	its	competitors	by	its	non
IV.	Recommendations	on facilit	ty's status: _						
-		. ,							
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									·····

NOV to woil

Mr. William Moss Vice-President General Iron Industries, Inc. 1909 North Clifton Avenue Chicago, Illinois 60614

Re: ILD000814798 (2439 N. Leavitt, Chicago, Illinois) ILD025136094 (1909 N. Clifton, Chicago, Illinois) ILT180013377 (4600 W. Division, Chicago, Illiois)

Pear Mr. Moss:

This is to advise you that the U.S. Environmental Protection Agency has determined the 3 facilities listed above are not be required to have hazard-cus waste permits at this time. We will not process your Part A permit applications any further. This decision was based on information provided in your letter of September 1, 1981, to this agency, and on our telephone conversation of November 10, 1981, in which you confirmed that your facilities are small quantity generators of hazardous waste and that your applications for hazardous waste permits were protective filings. Therefore, if you comply with the requirements of 40 CFR 261.5, you will be exempt from the other hazardous waste regulations in Parts 262 through 265, and Parts 122 through 124.

Should your status change, you would be subject to Part 262 regulations which apply to generators, and possibly Part 122 and 265 regulations which apply to hazardous storage facilities. I am enclosing a copy of these regulations.

If you need assistance in interpreting these regulations, please write or call me at (312) 886-6149.

Sincerely

Robert L. Stone State Implementation Officer Waste Management Branch

Enclosures (1) May 19, 1980 Federal Register

bcc: RAIS

TON YOUNG

UNITED STATES LIVVIRONMENTAL PROTECTION AGE: Y REGION V

111 West Jackson Blvd. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:

RCRA ACTIVITIES

30 JUL 1982

Mr. William Moss, Vice President General Iron Industries Incorporated 1909 N. Clifton Avenue Chicago, Illinois 60614

RE: Request for Information--Hazardous Waste Permit

Review (Asbestos Waste)

FACILITY NAME: General Iron Industries Incorporated

USEPA ID NO.: ILD 025 136 094

Dear Mr. Moss:

This is to acknowledge that the United States Environmental Protection Agency has completed reviewing your Part A Hazardous Waste Permit Application. Our review indicates your facility may not require a permit under §3005 of the Resource Conservation and Recovery Act; however, further clarification-is needed.

Based on the information submitted, it appears the only hazardous waste treated, stored, or disposed at your facility is asbestos (U013). Please evaluate the wastes generated at your facility to verify this. If this is the case, a permit is not required and you should withdraw your permit application. Please submit your determination in writing, signed and certified by an authorized person in accordance with 40 CFR Part 122.6 (enclosed), requesting that your application be withdrawn.

If your review indicates that a permit is required, but certain information on your application is incorrect, please submit a revised Part A with the appropriate changes to this Regional Office. If no response is received in this office within 30 days, we will assume your facility requires a permit. Accordingly, we will continue to process your application.

If you have any questions, please contact the Technical, Permits, and Compliance Section at (312) 353-2197 for assistance. Please refer to "Request for Information--asbestos Waste," in all correspondence on this matter.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief

Waste Management Branch

Enclosures

cc: Nathan Rosenmutter, President

D. Parky 7-30-82

DEC 1 2 1983

Mr. Thomas Cavanagh, Jr. Manager, FOS, DLPC Illinois EPA 2200 Churchill Road Springfield, IL 62706

> Re: General Tren Industries IL0025136094 IL0000214798 ILT180013377

Hear Mr. Cavanagh:

Deneral Iron Industries submitted Part A's for the above three locations.

We have been unable to determine whether or not the three locations really manage any hazardous wastes, despite our written inquiries to the company.

Therefore, we would like a copy of any Illinois EPA inspection reports on these sites. If the sites have not been inspected since November 19, 1980, we would like you to include them in your ISS inspections to be done next quarter if possible.

Thank you for your assistance in this matter. Sincerely,

Robert L. Stone State Implementation Officer

ce: Bill Radlinski, ISPA

bcc: David Homer VERSAR

5HN:R.STONE:ns:12/12/83

INITIALS WEET CHIEF CHIE

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2* IL
101* ILD025136094
102* N
104* GENERAL IRON INDUSTRIES INC
105* POSEMMUTTER WATHAN PERS
106* 1909 N CLIFTON AVE
107* CHICAGO
108* IL
109* 60614
110* 1909 N CLIFTOR AVE
1:1* CHICAGO
112* 60614
113* 3123279600
114# 031
120* 00
202* 821210
216* COOK
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219* K
239* 620401
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2701* U013

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	ral from Industries . I_I ACKNOWLEDGEMENT SENT
ewer Penny	INTERNAL CHECKLIST
Review Startedl. Int	1-22-82 erim Regulatory Reguirements :
A.	(1) FORM 1 MISSING . 1_1_1
* * ** * ** * **	(2) FORM 3 MISSING
В.	POSTMARK after NOVEMBER 19, 1980 Valid
C.	(1) DATE of OPERATION MISSING
	(2) DATE of OPERATION after NOVEMBER 19, 19801 1
D.	(1) NOTIFIED after AUGUST 18, 1980 Valid
Design with the control from another (cont.) In the control of the	(2) NONNOTIFIER
Đ.	(1) FORM 1, XIII B SIGNATURE MISSING . I
	(2) FORM 3, IX B SIGNATURE MISSING . I
. 2. A.	TSDF .
в.	NONREGULATED
c.	UNSURE .
D.	UNKNOWN FACILITY
Е.	NEW FACILITY
F.	CORE ITEM(S) MISSING
G.	NONCORE ITEM(S) MISSING
н.	OTHER

ITEM 1	NUMBER	CHECK IF ITEN
II.	Pollutant Characteristics	
*III.	Name of Facility	
IV.	Facility Contact	
v.	Facility Mailing Address	
	A. Street or P.O. Box	
٠	B. City or Town C. State	1_1.
٠.	D. Zip Code	
VĮ.	Facility Location :	
	*A. Street, Route Number B. County Name	
	*C. City or Town.	
	*D. State	
•	E. Zip Code	
. VII.	F. County Code (if known)	<u> </u>
V win and V	SIC Codes (other than Process and Hazardous Waste codes)	
VIII.	Operator Information	
	*A. Name	
	*B Is the name listed in VIII-A also the owner	\\
	C. Status of operator D. Phone	
.	*E. Street or P.O. Box	\{1}
	*F. City or Town *G. State	<u></u>
	H. Zip Code	

FORM 3 (EPA FORM 3510-3)

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217/782-6761

Refer to: 0316005904 -- Cook County

General Iron Industries

ILD025136094 RCRA - Permits

Nay 6, 1988

General Iron Industries 1909 North Clifton Chicago, Illinois 60614

Attn: Environmental Coordinator or

Plant Hanager

Dear Sir:

According to Agency files, your facility currently manages hazardous waste in containers and/or tanks subject to the requirements of 35 IAC 700-725. 35 IAC 703.157(f) states that interim status for any hazardous waste storage or treatment facility will be terminated November 8, 1992, unless the facility submits Part B of the RCRA permit application for these units to this Agency by Movember 8, 1988. This letter is written to (1) make you aware of this requirement and (2) describe the actions which must be taken in response to this requirement.

According to 35 IAC 703,157(f), if an existing facility desires to (1) store hazardous waste on-site for greater than ninety (90) days, (2) treat hazardous waste, or (3) store hazardous waste as a commercial facility after Hovember S. 1992, it must submit Part B of the RCRA permit application to this Agency by November 8, 1988. The information which must be contained in this application is described in 35 IAC 703, Subpart D. The enclosed document, entitled "RCRA Permit Guidance" provides more detail regarding the necessary contents of the application and also identifies several guidance documents which will be useful in developing the application. Also included in this document is the form which must be used when submitting the application.

If a facility does not desire to continue storing and/or treating hazardous waste after Nevember 8, 1992, it must close the storage and/or treatment unit(s) present at the facility prior to this date. Closure, in this instance, basically means that all contemination must be removed from the unit(s) and if necessary, from the area surrounding these units. The requirements which must be met in closing these units are contained in 35 IAC 725, Subpart 6. For you convenience, guidance for the development of a closure plan is contained in the enclosed document entitled "Instructions for the Preparation of Closure Plans for Interim Status RCRA Hazardous Waste Facilities." PLEASE NOTE THAT A CLOSURE PLAN DOES NOT NEED TO BE SUBMITTED AT THIS TIME. IT MUST NOWEYER, BE SUBMITTED TO THE ABENCY NO LATER THAN MAY 8, 1992.



Page 2

In some instances, there may be several interim status hazardous waste management units at a facility. The facility may desire to pursue a final RCRA permit for a portion of these units and close the rest of them. Because of the uncertainty associated with this option, all interim status units at a facility must be included in Part B of the RCFA permit application, unless a closure plan for the units being closed is submitted with the Part B. If a closure plan is submitted with the Part B, the application need only address those units which will remain in operation.

The only alternatives available for hazardous waste treatment and storage facilities to meet the requirements of 35 IAC 703.157(f) are (1) submit Part 8 of the RCRA permit application by Hovember 8, 1988 or (2) close by Hovember 8, 1992. However, some facilities may have previously filed Part A of the RCRA permit application in error and now feel that the hazardous waste management activities carried out at the facility do not require a RCRA permit (i.e. the Part A was filed for protective measures). If this is the case, the Agency requests that information supporting this position be submitted no later than November 8, 1988. The Agency can then review the information submitted and correct its records accordingly. The information which must be submitted to make this demonstration is contained in the enclosed document entitled "Facility Part A Withdrawal Request Form."

Finally, some facilities may have closed or are currently closing in accordance with an IEPA approved closure plan. (Please bear in wind this letter is going out to over 200 facilities; some closed fecilities may inadvertently receive this letter.) In this instance, the Agency requests that a copy of (1) the closure plan approval letter and (2) the letter from the Agency accepting the certifications of the owner/operator and the registered professional engineer that closure was carried out in accordance with the approved closure plan (if closure has been completed) be submitted by November 8, 1988. The Agency will again be able to review this information and correct its records accordingly.

Secause of the large number of facilities subject to the requirements of 35 IAC 703.157(f), the Agency requests that all facilities receiving this letter complete the enclosed form entitled "RCRA Fermit Information Form." The form has been developed such that it can be used by a facility falling into any of the five categories described above (pursuing a final permit, planning to close, pursuing a permit for only a portion of the interim status units and closing the other units, protective filers, closed in accordance with an IEPA approved closure plan). This form must be submitted to the Agency no later than November E, 1988, along with all required attachments. Failure to do so may subject a facility to enforcement under State and/or Federal regulations and possible menetary penalties up to \$25,000 per day of noncompliance.



Page 3

The RCPA Permit Information Form and all required attachments must be submitted in triplicate (original and two (2) copies) to the following address:

Permit Section, RCRA Unit Division of Land Pollution Control Illinois Environmental Protection Agency 2200 Churchill Road F.O. Sex 19276 Springfield, IL 62794-9276

If you have any questions regarding this letter, please contact Jim Moore at 217/782-9875.

Very truly yours,

Lawrence W. Eastep, P.E., Manager Permit Section Division of Land Pollution Control

LWE: JKM: rd13131/13141

Enclosures

cc: Division File Compliance Maywood Region USEPA Region V

CERTIFICATION REGARDING POTENTIAL RELEASES FROM SOLID WASTE MANAGEMENT UNITS

FACILITY NAME: _	General Iron Industries Clifton Yard
_	ILD025136094
CATION CITY:	Chicago
STATE:	IL
closed) at your	f the following solid waste management units (existing or facility? NOTE - DO NOT INCLUDE HAZARDOUS WASTE UNITS IN YOUR PART A APPLICATION
	YES NO
Surface Impo Land Farm Waste Pile Incinerator Storage Tank Container St Injection We Wastewater I Transfer Sta Waste Recycl Waste Treath Other If there are provide a description of in each unit would be considered of an of each unit a provide a site This is a sc This is a sc	Yes" answers to any of the items in Number 1 above, please ription of the wastes that were stored, treated or disposed t. In particular, please focus on whether or not the wastes dered as hazardous wastes or hazardous constituents under clude any available data on quantities or volume of wastes de the dates of disposal. Please also provide a description and include capacity, dimensions and location at facility. Plan if available.
	ed and shipped to customers. Solid waste is temporaril
stored in con	ntainers, gasoline is stored in one underground tank,
the entire of	peration could be considered a waste recycling operation could be considered a waste recycling operation of the considered a waste recycling operation.

constituents are those listed in Appendix VIII of 40 CFR Part 261.

3. For the units noted in Number 1 above and also those hazardous waste units in your Part A application, please describe for each unit any data available on any prior or current releases of hazardous wastes or constituents to the environment that may have occurred in the past or may still be occurring.

Please provide the following information

a. Date of release

40 CFR 270.11(d))

- b. Type of waste released
- c. Quantity or volume of waste released
- d. Describe nature of release (i.e., spill, overflow, ruptured pipe or tank, etc.)

In regard to the prior or continuing releases described in Number 3 above, please provide (for each unit) any analytical data that may be available which would describe the nature and extent of environmental contamination that exists as a result of such releases. Please focus on concentrations of hazardous wastes or constituents present in contaminated soil or groundwater.

who manage the system, or those persons directly responsible for gathering the information, the submittal is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. (42 U.S.C. 6902 et seq. and

Nathan Rosenmutter, President	
Typed Name and Title	
14/11/1	
1 July Junelly	3-3-86
Signature	Date

CONTINUENC BELLAIDS AT PERMITTED PACILITIES

SEC. 206. Section 3004 of the Solid Waste Disposal Act is amended by adding the following new subsection after subsection (t) thereof:

"(u) Continuing Releases at Perkitter Facilities.—Standards promulgated under this section shall require, and a permit issued after the date of enactment of the Hazardous and Solid Waste Amendments of 1984 by the Administrator or a State shall require, corrective action for all releases of hazardous waste or constituents from any solid waste management unit at a treatment, storage, or disposal facility seeking a permit under this subtitle, regardless of the time at which waste was placed in such unit. Permits issued under section 3005 shall contain schedules of compliance for such corrective action (where such corrective action cannot be completed prior to issuance of the permit) and assurances of financial responsibility for completing such corrective action."

INSPECTION REVIEW FOR

		SECTION MEATER		, ,	•
ID NO.: 3	[[D025]3 [LD0008	6.094	•	÷	
FACILITY NAME: 6		non d	Industre	é ola	
LOCATION: /	909 M.	Clifton	due.		
· C	hicago; Il	Ellenai	6061	~	•
O PERATION	: 6. Stall I	TYPE OF	INSPECTO	R: (S)	E J
DATE OF INSPECTION	: 6/4/82	TYPE OF	INSPECTION:	1.CEI	2. CSI
-NAME OF REVIEWER	: LDan	*	DATE:	11/1-	2/02
COMPLIANCE STATUS	: IN OUT	NON-REG		/	, ,
VIOLATION CLASS	: NONE I	11 111 .	•		
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RECOMMENDED EPA ACT	TION: NONE MO	NITOR STATE ·	LETTER ADM.	COMPLAINT	REFERRAL
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ASSIGNEE:	· · · · · · · · · · · · · · · · · · ·	, DAT	E ASSIGNED:		
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ENFORCEMENT ACTIONS

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List of Facilities - RIN 8190-89H

Pielet Bros. Scrap Iron & Metals 7995 59th Avenue, Summit, IL 60501

or

Rte. 66 and IHB Railroad McCook, IL 60525

IBS Inc. 2333 Waukegan Road Bannockburn, Illinois

or

Erman Howell Division Luria Steel & Trading Company

Cozzi Iron & Metal Inc. 2500 S. Paulina Chicago, IL 60608

General Iron Industries/ Price Watson 1909 N. Clifton Avenue Chicago, IL 60608 Fritz Enterprises 1201 W. 138th Street Riverdale, IL 60627

Prolerized Chicago Corp. 3151 S. California Chicago, IL 60608

Scrap Corp. of America 12800 S. Stony Island Chicago, IL 60633

Il Scrap Processing 9331 S. Ewing Chicago, IL 60617

LIST OF RELEASED DOCUMENTS - RIN 8190-89H

1. Inspection Review form dated November 12, 1982 with Small Quantity Generator State letter of October 7,1982 and inspection report of June 4, 1982 inspection with report attached.

2 pages

2. Memo From: L.A. Crivello, To: Land Division File Re: Cook Co. General (informational memo)

1 page



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO THE ATTENTION OF:

5HR-JCK-13

MAN 2 9 1990

Mr. William A. Olson, PhD Consultant Center for Regulatory Services 2347 Paddock Lane Reston, Virginia 22091

Re: Freedom of Information Act Request

RIN: 8190-89H

Dear Mr. Olson:

This is the Resource Conservation and Recovery Act (RCRA) response to your Freedom of Information Act request received January 16, 1990, in which you requested the following information: enforcement and compliance information on the facilities listed on Attachment Number 1.

Enclosed are the documents pertinent to your request. These are the compliance file materials for the General Iron Industries facility. This is the only facility for which we have information.

Our Air and Environmental Science Divisions will respond separately to the other portion of your request. A combined Bill For Collection will be sent to you with the final response.

Since the States within Region V are authorized to perform portions of the hazardous waste program in lieu of the Federal program, please contact the appropriate official listed on the attached sheet for additional information.

Please contact Ms. Adrienne D. Hardy, of my staff, at (312)886-1657, if you have any questions or are in need of further assistance.

Sincerely,

Judy Kertcher, Chief

CKA Program Management Branch

Enclosures